- NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88-198(R) Texas Paid-Up (2/93)

OIL, GAS AND MINERAL LEASE (PAID-UP LEASE)

THIS AGREEMENT made this 30th	day of	December	, 20 <u>08</u> , between
Thomas G. Cheatum, a single person			
	,L	essor (whether one or more) whose address i	s 9109 Dove Ct
Fort Worth, Texas 76126		•	
, and	Devon Energ	y Production Company, L.P	. , Lessee, whose address is
P.O. Box 450, Decatur, Texas 76234		; WITNESSETH:	
l. Lessor in consideration of Ten or more Dollars, in hand paid, of aclusively unto Lessee the lands subject hereto for the purpose of investigating, and their respective constituent elements) and all other minerals, (whether or not surveys, injecting gas, water and other fluids and air into subsurface strata, estabiliding roads, tanks, power stations, telephone lines and other structures the Tarrant County, Texas, and other structures the county of the structure of	exploring, prospecting similar to those menti blishing and utilizing areon to produce, sar	, drilling and mining for and producing oil, a oned) and the exclusive right to conduct exp facilities for the disposition of salt water, I	as (including all gases, liquid hydrocarbor loration, geologic and geophysical tests an aying pipelines, housing its employees an
See Exhibit "A" attached hereto and made a par for additional terms and conditions which are a par		•	rrant County, Texas and
This lease also covers and includes all land owned or claimed by Lessor adjace surveys, although not included within the boundaries of the land particularly des execute any lease amendment requested by Lessee for a more complete or compose of calculating any payments hereinafter provided for, said Land is estimate, essee requests a lease amendment and same is filed of record. 2. Subject to the other provisions herein contained and without reference case shall be for a term of three (3) years from this date (called "primary term") in land with which said Land is pooled hereunder. The word "operations" as used in line, testing, completing, reworking, recompleting, deepening, plugging back of the string, completing, reworking, recompleting, deepening, plugging back of the rections conducted on said lands associated with or related thereto. 3. The royalities to be paid by Lessee are: (a) on oil delivered at the wells of purchase or Lessee may sell any royalty oil in its possession and pay Lesse are cost of treating the oil to render it marketable pipeline oil or, if there is no avail gases, processed liquid hydrocarbons associated therewith and any other respected off the premises or for the extraction of gasoline or other product therefror exceed the amount received by Lessee for such gas computed at the mouth of the rom such sale, it being understood that Lessor's interest shall bear one-eighth of the wells; (c) on all other minerals mined and marketed, one-tenth either in kin articipating royalty interests, in said Land, whether or not owned by Lessor and et forth herein. Lessee shall have free use of oil, gas and water from said Land, jection and secondary recovery operations, and the royalty on oil and gas shall be a late expiration of the primary term or at any time or times after the rand or leases pooled therewith but oil or gas is not being sold or used and timbes released by the Lessee), and it shall nevertheless be considered that oil and	ecribed above. The la accurate description of the properties of a well or into the pipeline to only royalty oil in its poor the price received halfable pipeline, Lesso ective constituent elements, the market value as well, and provided further cost of all compression or value at the well whether or not effect of ecomputed after dectipations. The description of the descrip	nd covered by this lease shall be hereinafter facid Land and such amendment shall included the shall included acres, whether it actual acres, whether it actual acres, whether it actual as oil, gas, or other minerals is produced from the shall be	referred to as said Land. Lessor agrees to the words of present lease and grant. For the lay comprises more or less until such time and/or production at any time hereunder, this more operations are conducted on said Landeparing drillaite location and/or access road duction of oil, gas or other minerals and and the of the proceeds received from the sale of evailing for the field where produced on the lil; Lessor's interest shall bear one-eighth of all trucking charges, (b) on gas, including tence, produced from said Land and sold or used provided the market value shall not be one-eighth of the net proceeds received costs incurred in marketing the gas so sold interests, including, without limitation, not issues hereof, shall be paid from the royaltee may conduct hereunder, including water oil or gas in paying quantities on said Lander or otherwise, this lease shall not terminate aragraph 2 herein. However, in this event
essee shall pay or tender as shut-in royalty to Lessor, or tender for deposit to the			
ensured regardless of changes in ownership of said land or shut-in royalty payrovided however, in the event said well is located on a unit comprised of all or a ach acre of said Land included in such unit on which said shut-in well is located, all or refuse to accept such payment, Lessee shall re-tender such payment within a receive such payment or tenders. Such shut-in royalty payment shall be due of completion of such well, or (c) the date on which oil or gas ceases to be sold or use) the date the lease ceases to be otherwise maintained, whichever be the later date animer and upon like payments or tenders on or before the next ensuing annive eriods of one (1) year each until such time as this lease is maintained by producyalty payment shall not be required or, if a shut-in royalty payment is tendered, asyment regardless of how many times actual production may be commenced at mader any such sum as shut-in royalty shall render Lessee liable for the amount of market the minerals capable of being produced from said wells, but in the exert dinary lease facilities of flowline, separator, and lease tank, and shall not be required to solve the sum of the sum of the part covided, pay or tender such royalty or shut-in royalty, in the manner above species and the sum of the manner above species.	ments) a sum determing portion of said Land If such bank (or any thirty (30) days follow on or before the expired, or (d) the date this size. It is understood all errary of the due date ction or operations. In an additional shut-in dishut-in during such the but it shall not operation such the but it shall not operation. If the shut-in diligence, pured to settle labor tries are, or claim to be	and other land or leases a sum determined by successor bank) should fail, liquidate, or be a ving receipt from Lessor of a proper recordable ation of ninety (90) days after (a) the expiral lease is included in a unit on which a well had agreed that no shut-in royalty payments all for said payment, the Lessee shall continue flowever, if actual production commences with payment will be due until the next ensuing a none (1) year period. Lessee's failure to parate to terminate this lease. Lessee agrees to Lessee shall not be obligated to install or furnible or to market gas upon terms unacceptate, entitled to receive same, Lessee may, in l	are for each acre then covered by this lease multiplying one dollar (\$1.00) per acre for acceeded by another bank or for any rease of instrument naming another bank as age; as been previously completed and shut-in that be due during the primary term. In his to pay such shut-in royalty for successive thin the applicable 90 day period, a shut-inmiversary of the due date for said tendent ay or tender or to properly or timely pay use reasonable diligence to produce, utilizers that better than well facilities at the to Lessee. If at any time Lessee pays is use of any other than well facilities are better to fany other method of payment here;
5. (a) Lessee shall have the right and power in its discretion to pool or overed by this lease or with other land, lease or leases in the vicinity thereof. The or more of said substances, and may be exercised at any time and from time rilled. Pooling in one or more instances shall not exhaust the rights of Lessee to ot conform in size or area with units as to any other stratum or strata, and oil unit cres each in area plus a tolerance of 10% thereof, and units pooled for gas hereun overnmental authority having jurisdiction prescribe or permit the creation of unit permitted by governmental regulations. The pooling for gas hereunder by Less and ye produced with the unitized gas, and the royalty interest payable to Lesceute in writing an instrument or instruments identifying and describing the poorceage is located. Such pooled unit shall become effective as of the date proviouch unit shall become effective on the date such instrument or instruments are siny time and from time to time after the original forming thereof by filing an apstablished in accordance with the terms hereof shall constitute a valid and effect executive mineral, royalty, non-participating royalty, overriding royalty or lease essee shall be under no duty to obtain an effective pooling of such other outstant of the pooled unit which includes all or a portion of said Land, regains lease or the date of the instrument designating the pooled unit, shall be considered on the production from a gas pooled unit, and production from a gas well will be object unit. In lieu of royalties above specified, Lessor shall receive on production for the pooled unit. In lieu of royalties above specified, Lessor shall receive on production from a gas pooled unit, and production from or page to the production from a gas pooled unit, and production from or gas well will be confident to the production from a gas pooled unit. In lieu of royalties above specified, Lessor shall receive on production from a gas pooled unit, and production from a gas pooled unit.	the above right and pove to time during or after pool said Land or po- tist need not conform a diet shall not substantifies its larger than those is see shall also pool and essor thereon shall be soled acreage and file ded for in said instrur- to filed for record. An expropriate instrument, tive pooling of the inte- shold interests in land- ding interests in land- ding interests in land- dridless of whether suc- dered for all purposes from an oil well will be	ter to pool and unitize may be exercised with at the primary term, and before or after a we ritions thereof into other units. Units formed is to area with gas units. Units pooled for oil ally exceed in area 640 acres each, plus a tol hecified, units thereafter created may conform unitize all associated liquid hydrocarbons at computed the same as on gas. With respesame for recording in the office of the Countent or instruments, but if said instrument or yunit so formed may be re-formed, increase of record in the County in which said poole erests of Lessor and Lessee hereunder regan is within the boundary of any pooled unit. On operations were commenced or such product a except the payment of royalties, as operating considered production from the lease or oil	a respect to oil, gas or other minerals, or an all has been drilled, or while a well is bein I by pooling as to any stratum or strata nee hereunder shall not substantially exceed 8 erance of 10% thereof, provided that should not substantially in size with those prescribe and any other respective constituent element of to any such unit so formed, Lessee shaty Clerk in the county in which said pooler instruments make no such provision, the dor decreased, at the election of Lessee, in decreased, at the election of Lessee, in decreased, at the election of Lessee, in the county in which are not effectively pooled therewith perations on or production of oil and/or gastion was secured before or after the date ones on or production of oil or gas from said pooled unit from which it is producing and not from an or which it is producing and not from an or

pooled unit. In lieu of royalties above specified, Lessor shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of said Land placed in the unit bears to the total acreage so pooled in the unit involved, subject to the rights of Lessee to reduce proportionately Lessor's royalty as hereinafter provided. Oil or gas produced from any

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are and used in the operations thereon shall be excluded in calculating said royalty. Lessee may vacate any unit formed by it betreament in writing filed for record as between any such mair and used in the operations there is no unitized substance being produced from such unit If this lesse now or hereafter covers separate tracts, no pooling or unitization of result mentally from the inclusion of such separate tracts when there is no unitized by implicable or result merely from the inclusion of such separate tracts with the lessed or shall be implied or result merely from the production as berein provided. As used in this paragraph 5, the words "separate tract" mean any tract with oversity of the mean any or hereafter, either as to parties or amounts, from that as to sany other part of said by a parties or amounts, from that as to sany other part of said bowers as to all or say part or formation or strate of the land herein lessed, without Lessee to be combining the land herein lesses shall have the right and power as to all or say part or from the cases or evering lands in the same general area as the lessed premizes by combining the lessed, formations, areas or lesses overing lands in the same general area as the lessed premizes of the ownership thereof, so as to create by toy and the combination of such instances or say of them case or lesses, to say the tracts of late ownership thereof, so as to create by the economic or such instances or say of them case or more unitalized areas of such and the sad the same with of the same with the terms become a shall be compined by the same special or said regardless of the terms of the same of such and the same with of the same special area of such same special and operated by secondary or ternity methods and intended or said intended on a said thank (special or or production of in the parameter shall be computed as in the payment of royalizes, as operations or free such maintain the terms and unitizating and the same with the same special behaviors contained by produc

mosted thereon.

or strainm surrendered. Lessee shall retain rights of ingress and egress across and through any released portion and/or strats of the lessee in order to have negress of the lessed premises which tensains in force and on which Lessee continues to conduct operations. iteraqo is 6. Lessee may at any times execute and deliver to Lessor or to the depository shove named or place of record, a release or releases covering any portion of said Land and/or portions of subsurface strata or stratum and thereby surrender this lesses as to such portion and/or portion of subsurface strata or stratum and thereby surrender this lesses as to such portion and/or portion of subsurface strata or stratum and thereby surrender this lesses as to such portion and/or portion of subsurface strata or stratum and thereby surrender this lesses as to such portions and/or portions of subsurface strata.

7. If, at any time or times after the expiration of the primary term, operations or production of oil, gas or other minerals on said Land or on acreage pooled therewise maintained, this lease shall not terminate if Lessee commences or resumes operations with no cessation of operations of more than mineral (90) consecutive days, and if such operations with no cessation of operations of more than mineral (90) consecutive days, and if such operations result in the production of operations result in the production of operations of more than mineral is produced from said Land or acreage pooled therewith. It is understood and green that if, during the primary term hereof, all operations caused to result on lease shall nevertheless remain in full force and affect for so production cesses on said Land on lease pooled theorewith, this lease shall nevertheless remain in full force.

understood and egreed that it, during the primary term hereof, all operations or production ceases on said Land or lead on lease pooled therewith, this peace that it, during the primary term hereof, at the expiration of the primary term, oil, gas or other minerals is not being produced on said Land or on acreage pooled therewith but operations or production ceased within 30 days of the expiration of the primary term, this lease shall not the primary term, the sease shall not the primary term, the sease shall not the primary term, Leaser completes either (a) an oil if the primary term, Leaser completes either (a) an oil or a portion of production of production or presentations. If after the expiration of the primary term, Leaser completes either (a) an oil and which other land and which other land and all or a portion of said Land has been included in a so il unit that was formed prior to the expiration of the primary term of this lease, that men are then said Land and which other land and all or a portion of said Land has been included in a oil unit that was formed prior to the expiration of the primary term of this lease, that men are the prior to other them and which other land and all or a portion of said Land has been included in a oil unit that was formed prior to the expiration of the primary term of this lease, that men are the said which other land and all or a portion of said Land has been included in a oil unit that was formed prior to the expiration of the primary term that lease, it as in grove as one of said Land has been included in a oil unit that the production of oil gas or other mineral, as oil, gas or other mineral, are produced the production of oil gas or other mineral, as oil, as a gas well, or the produced from said land or acreage pooled therewith are prosecuted with the provestion to either (a) unit, which middle as an oil well, the effective date of oil gas or other mineral are date of the date of the date of the provestion of the leased premises, is reclassified as an oil will, the ef

8. Lessee shall have the right, at any time during or after the expiration of this lesse, to remove all property and fixtures placed by Lessee on said Land, including the right to draw and be all casing. Upon Lessor's request and when reasonably necessary for utilization of the aurtice for some intended use by the Lessor, Lessee will bury all pipelines below ordinary plow the all casing. Upon Lessor is request and when reasonably necessary for utilization of the aurtice for some intended use by the Lessor, Lessee will bury all pipelines below ordinary plow the arrive at the right to draw and qebip

depth. No well shall be drilled within two hundred (200) feet of any residence or barn now on said Lead without Lessor's consent.

9. The rights of drilled within two hundred (200) feet of any residence or barn now on said Lead without Lessor, and no change or division in such or notative party hereunder may be assigned in whole or in part, and the provisions between the right of Lessoe, and no change or division in such ownership of the owners, Lessoe shall have been furnished, by registered U. S. mail at Lessoe's principal place of business, with a certified copy of recorded Los and Lessoe's principal place of business, with a certified copy of recorded Los above. In the event of assignment between the death of the owner, Lessoe may nevertheless, pay or tenden royalities, or part thereof, to the credit of the decodent in a depository bank provided for above. In the event of assignment between the death of the owner, Lessoe may nevertheless, pay or tenden royalities, or part thereof, to the credit of the decodent in a depository bank provided for above. In the event of sasignment between the control parties become entitled to royalty hereunder applies the any maintained with a recordable instrument, executed by all such parties, designating an agent to recoive parties of the owner, of the assist created between the control parties become entitled to royalty hereunder that are not at any time being conducted in white this lesse or of a portion thereof who parties, designating an agent to receive a termination of the seasor of the event Lessor considers that here obligations in the transmitting a breach hereof, and Lessor considers that here only develop to receive or termination of the facts relied upon as constituting a breach hereof, and default, shall have minety (90) days after active of the merent of this instrument. The service of such notice on Lessoe, if in default, shall be brought until the lapse of minety (90) days after service of such notice on Lessoe. Meither the service of said promises, Lessoe o

Lessor. Without impairment of Lessee's rights under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in the oil, gas or other minerals on, in or under said Lessor. Without implie estate, then the shur-in royalties and royalties to be paid Lessor shall be reduced proportionately. quantics on said premises, Lessee shall reasonany accessed 10% of 80 series, plus are areasement, out, in understanding which present on the exceed 10% of 640 series, of the area retained bereunder and capable of producing oil in paying quantities and one well per 640 series, plus an acreage tolerance not to exceed 10% of 640 acres, of the area retained bereunder and acree may, at its option, discharge any tax, mortgage or other item upon said Land, either in whole or in part, and, in the event lessee does so, it shall be subrogated to such lien with the right to exforce same and apply royalities acround green does so, it shall be subrogated to such lien with the right to exforce same and apply royalities account because does so, it shall be subrogated to such lien with the right to exforce same and apply royalities account because does so, it shall be subrogated to such lien with the right to exforce same and apply royalities account because does so, it shall be subrogated to such lien with the right to exforce same and apply royalities account because and a subject so the applicable taxing authority for credit to take, federal or other laws. Lessee may withhold taxies with respect to royality and other payments in termine and remit the amounts withhered to the applicable taxing authority for credit to the applicable taxing authority in event of fulle, it is agreed that if Lesser owns an interest in the oil, as or other under the warranty in event of fulle, it is agreed that if Lesser owns an interest in the oil, as or other monitories.

12. (a) Should Lessee be prevented from complying with any express or implied coverant of this lease, from conducting operations therefrom, or from producing oil or gas therefrom by teasers or from producing of the same while so regulation of comply with such coverant shall be suspended and Lessee shall not be inable for damages for failure to comply therewith; and this lesse shall be suspended and Lessee is prevented. Lessee is prevented by any such coverant from conducting on or from producing oil or gas from said Lend, and the time while Lessee is an prevented availed and so long as Lessee is prevented by any such course from conducting operations on or from producing oil or gas from said Land, and the time while Lessee is an prevented to the contract of the contract o

(b) The specification of causes of force majoure herein commerated shall not exclude other causes from consideration in determining whether Lessee has used reasonable diligance whenver required in fulfilling any obligations or conditions of this lease, express or implied, and any delay of not more than six (6) months after termination of force majoure shall be deemed shall not be counted against Lessee, anything in this lesse to the contrary notwithstanding.

(c) All terms and conditions of this lease, whether express or implied, shall be subject to all Federal and State Laws, Executive Orders, Rules, or Regulations; and this lease shall inable in damages for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, and all the result of any such Law, Order, or in whole or in part, nor Leasec held liable in damages for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law. pattuani

13. This lease states the entire contract between the parties, and no representation or promise, verbal or written, on behalf of either party shall be birnting unou seach party executing the same and their successors, heirs, and sastgms, regardless of whether or not executed by all persons above named as "Leasor".

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

9-M	Texas	Notary Signature: Printed Name: Notary Public, State of	DEAN WICKS II S2 2012	My Com	
berson	nas G. Cheatum, a single	nonT vd	day of December, 2008	acknowledged before me on 3	This instrument was
			§	Tastrant	COUNTY OF
			§	Техаз	STATE OF
ROSSET			TESSOR		
FESSOR	777d	The state of the s	LESSOR		Плотав G. Сревит
			V 1	NS G. CHEA	WO+11

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EXHIBIT "A"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OIL, GAS AND MINERAL LEASE DATED ON DECEMBER 30, 2008 BY AND BETWEEN THOMAS G. CHEATUM, A SINGLE PERSON, AS LESSOR AND DEVON ENERGY PRODUCTION COMPANY, L. P., AS LESSEE.

LEGAL DESCRIPTION OF PROPERTY:

A tract of land containing 1.003 acres, more or less, out of the James O. Quinn Survey, Abstract No. 1257, Tarrant County, Texas, and being the same land described in that certain Warranty Deed dated December 28, 1978, by and between First Venture Corp., as Grantor and Medallion Corp., as Grantee, recorded in Book 6658, at Page 581, of the Deed Records of Tarrant County, Texas.

ADDITIONAL PROVISIONS:

- 1. Notwithstanding anything contained in this lease to the contrary, wherever the fraction "one-eighth (1/8th)" appears in the printed portion of this lease the same is hereby amended to read "twenty-two (22%)".
- 2. Notwithstanding anything to the contrary contained in the printed form to which this Exhibit is attached, it is understood and agreed between Lessor and Lessee, that there will be no operations for oil or gas development and/or production upon the surface of the above described land without the express written consent of Lessor; provided, only that Lessee shall have the right to drill under, or through, produce from and inject substances into the subsurface of the lands covered by this Lease, from wells which are located on lands pooled therewith, or which are located on other lands.
- 3. Lessee, its successors and assigns, agree to indemnify and hold harmless and defend Lessor, its successors and assigns, agents and employees from and against all suits, claims, demands and causes of action including attorney fees and court costs that may be at any time brought or made by any person, corporation or other entity including, but not limited to, employees of Lessee, arising out of or in any way connected with Lessee's activities and operations conducted pursuant to the terms of this lease. It is further agreed that if any suit, claim, demand or cause of action is brought or arises which is or might be covered by this indemnification provision, the party hereto who first receives notice thereof will immediately notify the other party hereto. It is understood, however, that this provision will not apply if the action is caused in whole or part by Lessor's negligence or Lessor's contributory negligence.

SIGNED FOR IDENTIFICATION:

THOMAS G. CHEATUM

Thomas G. Cheatum



DEVON ENERGY PO BOX 450

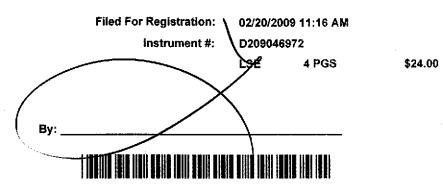
DECATUR

TX 76234

Submitter: DEVON ENERGY

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



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ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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